

1 deadline was February 12, 2015. Pursuant to three earlier stipulations of the parties, the Court
2 entered three previous orders extending this deadline, first to March 16, 2015 (Dkt. 11), then to
3 April 30, 2015 (Dkt. 21), and then to June 29, 2015. (Dkt. 26).

4 After the Court granted these extensions the parties have actively pursued good-faith
5 negotiations to settle this dispute. Through counsel, the parties have discussed settlement terms
6 in a series of communications and conferences. Although the parties have not been able to reach
7 a final settlement agreement yet, the parties remain confident that a final settlement can be
8 reached before the proposed extended deadline for Intermountain to file a response, and before
9 either party or the Court expends substantial resources on the litigation of this dispute. But the
10 parties have been unable to finalize an agreement before the existing June 29 response deadline
11 because of scheduling conflicts, the need to further discuss terms for resolving certain claims, and
12 the corresponding need for individuals within each party to review and approve settlement terms.

13 The parties' agreed-upon fourth extension promotes judicial economy and ultimately the
14 interests of justice by providing additional time to facilitate settlement before the parties and
15 Court devote additional resources to the litigation of this matter. The agreed-upon extension
16 should not unduly delay the litigation of this matter and, it is expected, should enable the parties
17 to efficiently resolve this matter out of court. Accordingly, a fourth extension of the deadline for
18 Intermountain to respond to My Health's complaint to July 13, 2015 is warranted.

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1 Dated: June 19, 2015

Respectfully Submitted,

2 **PIA ANDERSON DORIUS REYNARD & MOSS, STOEL RIVES LLP**
3 **LLC**

4 /s/ Joseph Pia

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*Counsel for Defendant
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IT IS SO ORDERED:

United States District Judge

June 22, 2015
DATED: _____

CERTIFICATE OF SERVICE

I hereby certify that on June 19, 2015, I caused a true and correct copy of the foregoing STIPULATION FOR THIRD EXTENSION OF TIME TO RESPOND to be served on the parties to this matter via the Court's CM/ECF system.

/s/Hunter Ferguson
Hunter O. Ferguson